ESTABLISHED JUNE 19, 1871.

OMAHA, SATURDAY MORNING, MARCH 24, 1894-TWELVE PAGES.

SINGLE COPY FIVE CENTS.

The Great Purchase of Ladies', Misses' and Children's Fine Shoes, bought for 50 cents on the Dollar, is the best shoe chance yet for

SHORE

March 24

We bought the entire Morse Dry Goods Co's shoe department from A. D. Mosre last Tuesday, and bought it dirt cheap, for shoes are not strictly in their line. We do not buy shopworn goods at any price, for that class of goods are no good anyway, but when a first class, well known and popular stock of fine shoes comes our way, it is too much to expect us to let it go by, especially when the cost is so small that it can hardly be considered.

We Sell Morse's Shoes Cheap, Saturday

Infants' soft sole Shoes,

Morse's price 50c, ours

Infants' Shoes, dongola patent tip, Morse's price 50c, ours

Child's spring heel Shoes,

Morse's price \$1.25, our

Misses' Shoes, spring heels, kid dongolas, Morse's price \$1.50, ours

Misses' kid, patent tip Shoes,

10c

25c

60c

90c

Morse's price \$2, ours \$1.25

Ladies' dongola button Shoes,

Morse's price \$2, ours

Ladies' fine dongola, patent tip or plain toes, Morse's price \$2.50, ours

Ladies' dongola patent tip, common sense and opera toe, Morse's price \$3.50, ours

HERE IS THE BEST

ARGAIN

OF THEM ALL:

ALL OF MORSE'S \$4.50 AND \$5

GO IN ONE LOT SATURDAY, AT

T. NORRIS SELLING SHOES DOUGLAS STREET.

RESULT OF A RELIGIOUS WAR

Prisoner's Excuse for Using an Iron Bar on a Man's Head.

ALBERT ALTENDORF BOOKED FOR LINCOLN

Attorney for the Defense Failed to Get Much Satisfaction from the Court—The Prisoner Wanted to Tell of His Secret Society Troubles.

The case of the state against Albert Alten-

dorf was disposed of in criminal court yesterday, where the presiding judge sent the defendant over the road for a two-year term, he having been convicted of the crime of assault with intent to do great bodily harm upon the person of one Cullen, who was a fellow laborer at the Union Pacific shops. Last July both of the men were working at one of the furnaces and a dispute arose over the question of how an iron bar should be handled. Evenfually blows were struck, after which the fight subsided, but not being satisfied with the result, Altendorf slipped up behind Cullen and struck him

over the head with an iron bar, inflicting some very painful and dangerous wounds. During the present term of court the case was put on trial and the defendant convicted. Yesterday he was brought before the criminal judge for sentence, where he was compelled to take his medicine. From the time when the convicted man entered the court room until he was returned to his cell in the county jail there was a

series of mild sensations. To start the ball the attorney for Altendorf filed a motion for a new trial, alleging that after the trial the jurors were taken to a room in the basement of the court house where they remained until late in the even-ing, after which the men were taken to court room No. 1, where they were allowed to spend the night. In support of this the attorney had an affidavit from Juror Fisher, who swore that during the night the jurors read the statutes and commented upon the law relating to the case which they were

The judge of the criminal court stated that he did not think that there was a statute in the room at the time, and what was more, he did not think that the juror. Fisher, had read the law.
At this point the bailiff held a long, whispered conversation with the court, after which he publicly announced that he had been careful to lock up all the books and

papers before taking the jurors into the room. For fear that his word might be doubted this bailiff at once filed an affidavit setting forth all of the facts which he had MADE THE COURT ANGRY.

In a modest way the attorney for the de-fendant stated that he asked a new trial on the additional ground that at the time on the additional ground that at the time when the attorneys were making their arguments to the jury the judge was out of the room. Shortly after this the attorney was serry, for he had incurred the displeasure of the court. The court informed the attorney in a most emphatic manner that before leaving the room he had gained the consent of all the attorneys, and that the motion was nothing but a trap.

The attorney asked for time to produce authorities which would sustain his position.

authorities which would sustain his position, but was informed that he was not entitled to time for that purpose, as an attorney who would make such a statement was not in a

clam when the judge told him that he need not talk.

The attorney having subsided in a most

the coroner's office has charge of the jury, on the ground that Sheriff Burchinell was prejudiced against the defendants because The attorney having subsided in a most

graceful manner and all of the motions having been overruled, the defendant was called forward to be seen need and, with all the grace of a dancing master, he walked to a position in front of the judge, where he was asked if he had anything to say why sentence should not be pronounced. Altendorf said that he had a few remarks to make, and what he said laid the foundation for a sensation, which for a time promised some startling results, but it was promptly nipped in the bud by the court.

Standing as straight as an arrow and looking the judge squarely in the face the prisoner said that when he struck Cullen he did so to protect his own life. The trouble, he said, would never have taken place if he had kept out of the A. P. A. organi-zation. He was an A. P. A. and the Cath-olics were down on him. Before he could proceed further he was in-

terrupted by the court informing him that if an A. P. A. or any other A violated the law he would have to be punished. Even if he was an A. P. A. he did not have any right to knock out the brains of a Catholic. This settled the discussion, and silently the man listened to the words of the sentence, which provided for an incarceration of two years in the penitentlary.
Frank Spinnel, the man who was charged

with having assaulted Ah Ben and robbed him of a watch and a small quantity of coin of the realm, was arraigned and pleaded

CALL TO THE A. P. A.

W. J. H. Traynor's Manifesto Exhorting the

Members of That Order. DETROIT, Mich., March 23 .- W. J. H. Traynor, supreme president of the A. P. A. and publisher of the Patriotic American, has issued an official address to the order. He states that his travels in the west have convinced him "that the A. P. A. is a mighty force which no power on earth is potent enough to restrain, although monopoly, the press, a large proportion of the Protestant clergy—to their shame or Ignorance, be it said-corrupt politicians and the priesthood

have joined issue to suppress it. He reminds members that despite local victories the alleged "center of corruption and national danger, viz., the national legislature and government, remains ap-parently as powerful as ever." He exhorts every member to attend caucuses, and, in-dependently of party, elect trustworthy members of the order, or "equally good and re-sponsible citizens" as delegates to conven-tions. He refers to the other so-called patriotic organizations recently formed as another ingenious weapon formed by the " and advises that they be quietly ne. The address exhorts persistent opposition to immigration, as a primary source of financial panics and "the main avenue of priestly supremacy," and ad-vocates the taxation of all property, "ecclesiastic palaces" included, public inpection of convents and vigilant guarding of the electoral franchise and public schools against "the inroads of foreignism and

In conclusion the president suggests as a watchword Wendell Phillips' utterance, "The ineducated ballot is the winding sheet of CALLED FOR A NEW VENIRE.

A. P. A. Jurors Not Accepted by an Attorney In a Denver Court.

DENVER, March 23 .- For the first time in the history of the courts of Colorado the question of religious differences has been raised. In the case of Tim Drew and James Burnes, charged with robbery, Attorney Tom Ward for the defense challenged a juror be-cause he was a member of the American Protective association. The challenge was overruled. He then challenged the whole jury and found that eleven of the twelve position to ask for a delay.

This aroused the ire of the attorney and he wanted to talk, but he shut up like a attorney at once asked for a new venire and

they are Catholics. One of the jurors when leaving the court room, shouted: 'Hurrah for the American Protective asso-

Attorney Ward finally decided to file no affidavits in the case, but to proceed with the work of securing a jury. The question of religious beliefs, however, enters into the examination of every juryman and if it is ascertained he is a member of the A. P. A. he is promptly challenged.

IRON WORK ON THE POSTOFFICE.

An Omaha Firm Receives Notice that Its Bid is Accepted. Omaha will be interested in the following telegram which was received in this city yesterday morning:

WASHINGTON, D. C., March 23.—Paxton & Vierling Iron works: After a long struggle your bid for iron work for Omaha postoffice has been accepted. Congratulations.

D. H. MERCER. Mr. A. J. Vierling in speaking of the matter said that he was not advised of what

part of the bid was accepted, but supposed that it was for the entire structure. "Our bid," said he, "was \$1,000 below that of the Milwaukee people on the work up to the roof, but on the total bid for everything complete they were about \$1,200 below us I have been satisfied all along that they were not anxious to have the contract at those figures, as they would be compelled to pay a premium for the privilege of doing the work at that price. Our bid was figured as closely as possible, and at our figures there will be no money in it. We could not have met their figures even if we had known in advance just what they were going

"Whether the government has decided to give us the whole work, or merely the part up to the roof and readvertise for the balance is something that I will not know until I am further advised from Washington. This contract will give employment to about forty new men until the work is completed. We agreed to complete our work in sixty days after the masons were through. while the Milwaukee people fixed their time at four months. That was one thing on which we based a claim for the entire work, although our figures for all complete were not as low as the Milwaukee firm.

"It will take about two weeks to complete the preliminary arrangements, and we will be ready to begin work as soon as the contract is signed. Our figures for the work were \$28,659, and that would mean an expenditure of about \$18,000 for labor. Our regular force will be kept busy with the other work that is coming, so that it will require putting on about forty new hands. Our bid for the work to the roof was \$11,891, and the Milwaukee bid for that was \$12,951. Their bid for all complete was \$27,449. "A lot of hard work was done to secure

us the award, as it was seen that it meant a great deal for Omaha. The Manufacturers and Consumers association took a hand in the fight, and sent telegrams to Secretary Carlisle, as did also the Commercial club, and many prominent citizens actively interested themselves in the mat-

GASOLINE EXPLOSION.

Woman Seriously Burned by a Blaze from Her Gasoline Stove.

A gasoline stove explosion in the residence of M. Hoosley, 4244 Patrick avenue, caused an alarm of fire about noon vesterday. Mrs. Hoosley was working about the stove when the tank exploded, covering her with the liquid. She was quite badly burned about the hands, arms and face. The woman's injuries are painful, but not

Loss on building about \$25.

He Was Well Armed, but Not Inclined to Do More Killing.

NIPPED BY OFFICERS IN SARPY COUNTY

Found Hiding Under a Bed in a Farm

House with Deshane, Another of the Prisoners Who Escaped from the Fremont Juli.

PAPILLION, Neb., March 23 .- (Special Telegram to The Bee.)-Murderer Carleton's lease of liberty was not of very long duration, for he and George Deshane, who escaped with him, were captured this morning at the house of Wils Garrett, twenty miles southeast of Papillion. The capture was effected by Sheriff Milliken of Dodge county, Sheriff Startzer of Sarpy county and Constable Holbrook of Papillion. When found by the officers Carleton and Deshane were snugly ensconced under a bed in company with a big double-barreled shotgun loaded with goose shot. At first they declined to come out from their hiding place, but Sheriff Milliken poked a big six shooter under

the bed as a persuader, and they came forth. The arrest was made about 2:30 o'clock. Sheriff Milliken had learned that Carleton had relatives in Sarpy county, and decided to investigate. Accordingly, with two deputies, he proceeded to the house of William Frank, whose wife is a relative of Carleton, and searched the premises. They next went to Garrett's, where they found Carleton's team and buggy standing in the

Deshane was awakened by the noise outside and called Carleton and they hid

Garrett, whose wife is a cousin of Carle ton, was in town yesterday and procured copies of The Bee containing the accounts of the escape from the Fremont tail. COULD HAVE SHOT THE OFFICERS.

Carleton stated that if he had been so disposed he could have killed the entire pursuing party before they came up to the house, as he saw them coming and had his shotgun and fifty loads of ammunition handy with which to keep up the contest. He seemed to take his capture very coolly and said they couldn't keep him in any jail, as he could easily get out again, his previous success having evidently inspired him with considerable confidence in his ability in that line. He talked freaty with tine. He talked freely with the officers who captured him, and did not give any evidence that he dreaded what the future might have in store for him, having no fear that the end of his career would be a rope, though further than the information that he was confident of his ability to get out of jail again he did not state on what he based

The story he tells of the way he and his companions got from Fremont does not tally with the acepted belief of the matter and shows that the taking of the horses from a neighboring barn was all a mistake, or else the other parties who escaped at the same time took them. Carleton says that on getting out of the jail he and George De-shane went directly to Carleton's place and took one of his own teams, with which the twain pulled out of the country at a rapid rate. Carleton stated that they drove thirty miles in the first two hours after getting pos-session of the team, which so played out the horses that they were unable to proceed further at that time.

The country in which they were captured

is rough and broken and admirably adapted for hiding, and had the men kept away from the houses they might have given the efficers considerable trouble in finding them.

MURDERER CARLETON CAUGHT | They were brought at once to Papillion and then taken back to Fremont .

Carleton was originally sentenced to be

hanged today for the murder of August Gothman of Omaha, but the supreme court had granted a stay of execution until Sep-The capture of Carleton and Deshane

leaves only one of the prisoners who broke jail at Fremont last Monday still at liberty, a burglar named Blake. Wichelow, the fourth man, was captured at Lincoln and returned to jail at Fremont yesterday.

TAKEN BACK TO JAIL. Officers with Their Prisoners Arrive at Fre-

mont Without Trouble FREMONT, March 23 .- (Special Telegram to The Bee.)-Sheriffs Milliken and Startzer of Sarpy arrived here on the 11:30 Union Pacific train with Murderer Carleton and Dushane, two of the prisoners who escaped from the Dodge county jail Sunday night. having taken them at the farm house of Jeff Garrett, twenty miles southwest of Papillion, last night. The trace was made through the team that they had with them belonging to Carleton, which they drove off from his father's place on the night of the escape. When taken Dushane was in bed

and Carleton under the bed, and they submitted to the cuffs without a protest. The murderer of Gothman marched up to his old quarters in the county jail with as firm a step as ever and as he recognized old acquaintances he bowed right and left, as if he had simply been absent on a visit. But his best friends are very despondent. His father expresses great regret that he have attempted to escape, saying that they had recently put up \$800 to carry the matte to the supreme bench, and he now feared that the sympathy of the courts would be against him. His father says that in case the supreme court should refuse a new trial the escape might operate against a petition for a commutation of sentence to life im-

Frank Dolezal, one of his attorneys, expressed great regret at Carleton's escape, claiming that the chances were good to get favorable action by the supreme court. People here are very much surprised that Carleton did not exercise greater sagacity while at liberty. On Wednesday evening he was playing a game of billiards at Gretne and on Thursday he was taking the ladies out riding with his own team. He was per-

fectly familiar about the locality, having lived in the neighborhood of Springfield

lived in the neighborhood of

about twenty years ago, and he had many acquaintances there.

The crime of the man Deshane, retaken with him, would not have brought him back from Iowa, but he did not seem to have known it. His crime, which he will now have to answer for, is the paternity of an illogitimate child by one woman and the mar-riage of her minor sister without the moth-er's consent, having sworn that she was of

Court Cullings.

Fred McKinney has asked the courts to ever the this that for some ten years have ound him to his wife, Leah. The plaintiff alleges that the defendant has gone to Piatismouth and the bad and that in doing o she has set a very rapid pace. In criminal court the case of the state against Cyrus Greek has been continued, with a possibility that it will go over the term. Creek is charged with having embez zled a large amount of property that be-

longed to Dorsey McDonalds of South

Judge Ambrose goes to Tekamah next Monday, where he will hold the regular March term of the Burt county district court. There is a large docket to be disposed of and the judge is of the opinion that it will take him at least two weeks to hear the cases which are noticed for trial.

Thomas Bennett was before the criminal court last evening, where he pleaded guilty to the charge of grand larceny, after which he was remanded to jail to await sentence. Bennett is one of the men accused of having

burglarized some of the Elkhorn cars, stealing therefrom a large quantity of dry goods and groceries. To the charge of burglary he pleaded not guilty, but admitted that he was guilty of the crime of grand larceny.

READY TO LYNCH THEM. Two Officers Mistaken by a Crowd for Des-

perate Burglars. The report that two burglars had broken into the grocery store of Peter Back, 924 Bancroft street, and that they had been surrounded and were being held captive called the patrol wagon there on the double quick about midnight Thursday night.

A telephone message was received at the station requesting that an officer be sent there at once or as many as could be spared, as the burglars had the door locked and the citizens did not dare to approach.

The patrol wagon was sent thither flying and was soon at the scene.

Upon its arrival the report was, to all appearances, true. An angry mob of citizens was surrounding the little store, and by the dim light within could be seen the forms of two men, one skulking along behind one counter and the other behind the other. Every now and again they would appear at the window as if in quest of some avenue of escape. Things looked desperate for them. Outside stood the enraged citizens murmuring low mutterings, and as the burglars would approach the door as if to open it they would be met with a forcible resistance which none dared oppose. There they were like mice in a trap, and things looked critical for them in the extreme; no arm was raised in their defense and no one would give them the benefit of a single doubt.

They were again about to make a trip

out the rear door when the arrival of the patrol wagon caused a change of scenery. As it approached the men looked out and prepared for resistance. 'Open this door," was the first demand,

Just as it was about to be broken open the burglars again came to the window and, looking out, saw the bright silver buttons of an officer, and at once complied. "Why, hello Al," one of them said, "what are you doing here?" Al did not at first recognize them, and was about to hustle both men to the wagon. It was then that the real condition of things became known

there at that unholy hour of the night and they really put such an excellent reason to the officer that he was quite inclined to let them go and as they went on to tell him further he finally decided not to arrest them this time, but to give them another chance The two burglars were Constable Souce of Judge Cockrell's court and Dennis Lane. The entire stock had been taken possession of by mortgagees, and these men were in charge and this was the cause of the dis-turbance. When told how nearly they came to their deaths they smiled and said they

to the poor burglars.

They endeavored to explain why they were

aw the people gathering there but did not know for what purpose. The reason that they were put down as burglars was that Soucel left the store a moment to go to a nearby saloon for "something" in a bottle, and as he did so he threw his white lined overcoat over his shoulder. A passerby saw him leave the atore and as he was going at a lively gait and had that white thing on his shoulder the stranger concluded it must be a sack of flour and he was confirmed in his suspicions when he saw him return again and make nother trip later on. It was this that caused the mob to assem

ble and the report that burglars were carry-ing off the stock by wholesale.

The mob was somewhat disappointed when no arrests were made and that the real live burglars turned out to be just ordinary offi-

Brilliant Spectacle Presented at the Sanctuaries in the Land of Montezuma.

MEXICO HOLDING RELIGIOUS FESTIVAL

Plans for a Large Settlement of Polygamous Mormons from Utah-Liberal Grant from the Government-About the Jesuits in San Luis Potosi.

CITY OF MEXICO, March 23.-Holy week festivities began Sunday and have been taking place almost continuously every day. Holy Thursday the churches celebrated solemn high mass. Visitors witnessed a brilliant sight, the chapels being full of the elite of society doing penace and bearing lighted candles. Bells of the churches stopped ringing at 10 o'clock and will remain silent until the same hour Saturday. At 3 o'clock in the afternoon occurred the washing of feet of twelve old and decrepit beggars, as typical of the washing of the feet of the twelve apostles by Christ. At night the most brilliant event of the year was had in the churches. The altars of the scores of sanctuaries blazed with thousands of lights, and by a time honored custom nearly every one paid a visit to at least seven different churches.

Today occurs the famous passion play by the Indians at Tacuba.

Senorita Terza Urrea, the saint of Cabora. will shortly visit the metropolis. Senorita Urrea made her advents in the wilds of Sonora four years ago as a superhuman being and succeeded in organizing an army of followers, principally Indians, who be-lieved her to be a saint. Miraculous cures were attributed to her, and the pseudo-saint attained such a reputation that the authori-ties experienced great difficulty in disbanding her followers. Her advent among the su-perstitious classes in the City of Mexico is being watched with concern by the authorities who will take prompt steps if she again attempts her practices.

For a Great Mormon Colony.

CHIHUAHUA, Mex., March 23 .- A delegation of Mormons has arrived in the Degolado district, situated in the northern part of this state, and are making the preliminary arrangements to establish there another colony of several thousand polygamous Mormons. The new settlers will come from Salt Lake and other parts of Utah. The concessions which the Mormon leaders have obtained from the government are very liberal and embrace 2,745,600 acres of rich agricultural lands in one body. If the plans now under way are completed in time there will be a great exodus of Mormons from the United States to Mexico this fall.

As Regards the Jesuits. SAN LUIS POTOSI, Mex., March 23 .-There is considerable doubt about the expulsion of the Jesuits from the state of San Luis Potosi, as announced. Since the order of expulsion the opposition of the Catholia Church of Mexico has been very strong. A commission consisting of leading and influential citizens waited upon the clerical ruler and urged the withdrawal of the odious From all accounts the session was a neated one and the outcome of the fight

DeWitt's Little Early Risers. Small pills, safe pills, best pills.

between the church and the Jesuits is hard